IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA MIAMI DIVISION

IN RE: FTX CRYPTOCURRENCY EXCHANGE COLLAPSE LITIGATION

Case No. 1:23-md-03076-KMM

MDL No. 3076

This Document Relates To:

Garrison v. Bankman-Fried, No. 22-cv-23753-KMM

Garrison v. Paffrath, No. 1:23-cv-21023-KMM

Norris v. Brady, No. 23-cv-20439-KMM

Podalsky v. Bankman-Fried No. 1:22-cv-23983-KMM

Garrison v. Golden State Warriors, No. 1:23-cv-23084-KMM

Lam v. Bankman-Fried, No. 1:23-cv-22195-KMM

Garrison v. Osaka, No. 1:23-cv-23064-KMM

Garrison et al. v. Furia Esports LLC et al., No. 1:24-cv-20895-RS

Garrison et al. v. Lincoln Holdings LLC, No. 1:24-cv-00655-JMC

Garrison et al. v. Mercedes-Benz Grand Prix Limited (d/b/a Mercedes-AMG Petronas Formula One Team), No. 1:23-cv-24480-JEM

Garrison v. Office of The Commissioner of Baseball d/b/a Major League Baseball, No. 1:23-cv-24479-KMM

Garrison v. Riot Games, Inc., No. 1:24-cv-21296-KMM

Garrison v. Wasserman Media Group, LLC and Dentsu McGarry Bowen LLC, No. 23-cv-24478-KMM

SPORTS AND ENTERTAINMENT DEFENDANTS' UNOPPOSED MOTION TO EXTEND RESPONSE DEADLINE

The Sports and Entertainment ("S&E") Defendants¹ respectfully submit this unopposed motion for an extension of time to respond to Plaintiffs' Amended Administrative Class Action Complaint and Demand for Jury Trial (the "Amended Complaint"). The current response deadline is Sunday, July 27, 2025, and the S&E Defendants seek an extension of one day to Monday, July 28, 2025.

In support of this Motion, the S&E Defendants state as follows:

- The S&E Defendants filed a Motion to Extend Response Deadline and to Set a Briefing Schedule on S&E Defendants' Forthcoming Motion to Dismiss on June 3, 2025. ECF No. 923. In that motion, the S&E Defendants inadvertently requested a response deadline of July 27, 2025 (a Sunday) instead of July 28, 2025 (a Monday).
- 2. On June 17, 2025, the Court granted the S&E Defendants' request to extend the response

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¹ "Sports and Entertainment Defendants" refers to Thomas Brady, Gisele Bündchen, Lawrence David, Kevin O'Leary, Udonis Haslem, David Ortiz, Stephen Curry, Golden State Warriors, LLC, Shohei Ohtani, Naomi Osaka, and Solomid Corporation d/b/a Team Solomid, TSM and/or TSM FTX, Lincoln Holdings LLC, Furia Esports LLC, Furiagg, Corp., Furia Experience LLC, Mercedes-Benz Grand Prix Limited, Dentsu McGarry Bowen LLC, Wasserman Media Group, LLC, Riot Games, Inc., North America League of Legends Championship Series LLC, Major League Baseball Properties, Inc., MLB Advanced Media, L.P., The MLB Network, LLC, MLB Players, Inc., and The Office of the Commissioner of Baseball.

deadline to July 27, 2025. Dkt. 933.

3. The S&E Defendants request a one-day extension of their response deadline so that the

deadline falls on Monday instead of Sunday.

4. On July 24, 2025, counsel for Defendants Golden State Warriors, LLC, Naomi Osaka, Riot

Games, Inc., and North America League of Legends Championship Series LLC conferred

via telephone with Plaintiffs' counsel regarding the relief requested herein, and Plaintiffs'

counsel confirmed that Plaintiffs do not oppose the requested relief.

CERTIFICATE OF COMPLIANCE WITH LOCAL RULE 7.1(a)(2)

On July 24, 2024, counsel for Defendants Golden State Warriors, LLC, Naomi Osaka, Riot

Games, Inc., and North America League of Legends Championship Series LLC conferred via

telephone with Plaintiffs' counsel regarding the relief requested herein, and Plaintiffs' counsel

confirmed that Plaintiffs do not oppose the requested relief.

Dated: July 24, 2025

Respectfully submitted,

COLSON, HICKS, EIDSON, P.A.

255 Alhambra Circle, Penthouse Coral Gables, Florida 33134

(305) 476-7400

By: /s/ Roberto Martinez

Roberto Martínez

Florida Bar No. 305596

bob@colson.com

Stephanie A. Casey

Florida Bar No. 97483

scasey@colson.com

Zachary Lipshultz

Florida Bar No. 123594

zach@colson.com

Attorneys for Defendants Thomas Brady, Gisele

Bündchen, Lawrence David, Golden State Warriors, LLC, Naomi Osaka, Riot Games, Inc., and North America League of Legends Championship Series LLC

LATHAM & WATKINS LLP

Andrew B. Clubok (pro hac vice) andrew.clubok@lw.com
Susan E. Engel (pro hac vice) susan.engel@lw.com
Brittany M.J. Record (pro hac vice) brittany.record@lw.com
555 Eleventh Street, N.W., Suite 1000 Washington, D.C. 20004-1304
Tel: +1.202.637.2200
Fax: +1.202.637.2201

LATHAM & WATKINS LLP

Marvin S. Putnam (pro hac vice)
marvin.putnam@lw.com
Jessica Stebbins Bina (pro hac vice)
jessica.stebbinsbina@lw.com
10250 Constellation Blvd., Suite 1100
Los Angeles, California 90067
Tel: +1.424.653.5500

LATHAM & WATKINS LLP

Fax: +1.424.653.5501

Michele D. Johnson (pro hac vice) michele.johnson@lw.com 650 Town Center Drive, 20th Floor Costa Mesa, California 92626-1925 Tel: +1.714.540.1235 Fax: +1.714.755.8290

By: <u>/s/ Jessica Stebbins Bina</u> Jessica Stebbins Bina

Attorneys for Defendants Thomas Brady, Gisele Bündchen, Lawrence David, FuriaGG Corp, Furia Esports LLC, Furia Experience LLC, Lincoln Holdings LLC, Mercedes F1, and Mercedes-Benz Grand Prix Limited

GIBSON, DUNN & CRUTCHER LLP

Matthew S. Kahn (pro hac vice)
MKahn@gibsondunn.com
Michael J. Kahn (pro hac vice)
MJKahn@gibsondunn.com
One Embarcadero Center, Suite 2600
San Francisco, CA 94111-3715

Phone: 415.393.8200
Michael Dore (pro hac vice)
MDore@gibsondunn.com
Jamila MacEbong (pro hac vice)
JMacEbong@gibsondunn.com
333 South Grand Avenue
Suite 4600

Los Angeles, CA 90071-3197 Phone: 213.229.7155

By: /s/ Michael J. Kahn Michael J. Kahn

Attorneys for Defendants Golden State Warriors, LLC, Naomi Osaka, Riot Games, Inc., and North America League of Legends Championship Series LLC

WEIL, GOTSHAL & MANGES LLP

Pravin R. Patel pravin.patel@weil.com
Alli G. Katzen alli.katzen@weil.com
1395 Brickell Avenue, Suite 1200
Miami, FL 33131-3368
Phone: (305)-577-3100

Zachary A. Schreiber zach.schreiber@weil.com 767 Fifth Avenue New York, New York 10153 Phone: (212)-310-8000

By: <u>/s/ Pravin R. Patel</u> Pravin R. Patel

Attorneys for Defendant Shohei Ohtani

HECKER FINK LLP

Sean Hecker shecker@heckerfink.com
John Quinn jquinn@heckerfink.com
Sabrina Alvarez-Correa salvarezcorrea@heckerfink.com
Hecker Fink LLP
350 Fifth Avenue, 63rd Floor
New York, NY 10118
(212) 763-0883

By: /s/ John Quinn John Quinn Counsel for Defendants Office of the Commissioner of Baseball d/b/a Major League Baseball, Major League Baseball Properties, Inc., MLB Advanced Media, L.P., and The MLB Network, LLC

McDERMOTT WILL & EMERY LLP

333 SE 2nd Ave., Suite 4500 Miami, Florida 33131 Telephone: (212) 547-5768 Facsimile: (305) 347-6500

By: /s/ Nathan Bull
Nathan Bull (Fla. Bar No. 1029523)

McDERMOTT WILL & EMERY LLP

Jason D. Strabo (pro hac vice pending) jstrabo@mwe.com 2049 Century Park East, Suite 3200 Los Angeles, CA 90067 Telephone: (310) 788-4125 Facsimile: (310) 277-4730

McDERMOTT WILL & EMERY LLP

Sarah P. Hogarth (pro hac vice pending) shogarth@mwe.com
500 North Capitol Street NW
Washington, DC 20001
Telephone: (202) 756-8354
Facsimile: (202) 756-8087

Attorneys for Defendant Stephen Curry

AKERMAN LLP

350 East Las Olas Boulevard – Suite 1600 Ft. Lauderdale, FL 33301 Tel.: 954-463-2700

By: /s/ Christopher Carver
Christopher S. Carver, Esq.
Florida Bar No. 993580
christopher.carver@akerman.com
Jason S. Oletsky, Esq.
Florida Bar No. 9301
jason.oletsky@akerman.com
Katherine A Johnson, Esq.
Florida Bar No. 1040357
katie.johnson@akerman.com

Attorneys for Defendant David Ortiz

WEIL, GOTSHAL & MANGES LLP Pravin R. Patel

pravin.patel@weil.com Alli G. Katzen alli.katzen@weil.com 1395 Brickell Avenue, Suite 1200 Miami, FL 33131-3368 Phone: (305)-577-3100

Yehudah L. Buchweitz yehudah.buchweitz@weil.com
Zachary A. Schreiber zach.schreiber@weil.com
767 Fifth Avenue
New York, New York 10153
Phone: (212)-310-8000

By: <u>/s/ Pravin R. Patel</u> Pravin R. Patel

Attorneys for Defendant MLB Players, Inc.

MARCUS NEIMAN RASHBAUM & PINEIRO LLP

100 Southeast Third Avenue, Suite 805 Fort Lauderdale, Florida 33394 Tel: (954) 462-1200

2 South Biscayne Blvd., Suite 2530 Miami, Florida 33131 Tel: (305)-400-4260

By: /s/Jeffrey Neiman
Jeffrey Neiman
Fla Bar. No. 544469
 jneiman@mnrlawfirm.com
Jeffrey Marcus
Fla. Bar No. 310890
 jmarcus@mnrlawfirm.com
Michael Pineiro
Fla. Bar No. 041897
 mpineiro@mnrlawfirm.com
Brandon Floch
Fla. Bar No. 125218
 bfloch@mnrlawfirm.com

BERK BRETTLER LLP

9119 Sunset Boulevard West Hollywood, CA 90069 Tel.: (310) 278-2111 Andrew B. Brettler (pro hac vice) abrettler@berkbrettler.com

Attorneys for Defendant Kevin O'Leary and

Solomid Corporation, D/B/A Team Solomid, TSM, and/or TSM FTX

SQUIRE PATTON BOGGS (US) LLP

Dorian Daggs (Fla. Bar No. 1028485)

Dorian.daggs@squirepb.com

Digna B. French (Fla. Bar No. 148570)

Digna.french@squirepb.com

Amanda E. Preston (Fla. Bar No. 123652)

Amanda.preston@squirepb.com

200 S. Biscayne Boulevard, Ste. 3400

Miami, Florida 33131

(305) 577-7000

By: <u>/s/ Dorian Daggs</u>
Dorian Daggs

Counsel for Defendant Udonis Haslem

HOLLAND & KNIGHT LLP

Stephen P. Warren (Fla. Bar No. 788171)

Stephen.Warren@hklaw.com

Brandon T. White (Fla. Bar No. 106792)

Brandon.White@hklaw.com

Andrew W. Balthazor (Fla. Bar No. 1019544)

Andrew.Balthazor@hklaw.com

701 Brickell Avenue, Suite 3F300

Miami, Florida 33131

(305) 374-8500

By: /s/ Stephen P. Warren
Stephen P. Warren

Attorneys for Defendant Wasserman Media Group, LLC

BUCHANAN INGERSOLL & ROONEY PC

Mark Kornfeld

Mark.Kornfeld@bipc.com

401 E. Jackson Street, Suite 2400

Tampa, Florida 33602

(813) 222-8180

By: /s/ Mark Kornfeld

Mark Kornfeld

Attorney for Defendant Dentsu McGarry Bowen

LLC

FILER ATTESTATION

I, Roberto Martínez, am the ECF user whose identification and password are being used to file the Unopposed Motion to Extend Response Deadline. Pursuant to the CM/ECF Administrative Procedures, I hereby attest that I have obtained concurrence from the other parties to file this motion and sign it electronically on their behalf.

By: /s/ Roberto Martinez

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on July 24, 2025, a true and correct copy of the foregoing was filed electronically with the Clerk of the Court, by using the CM/ECF system, causing a true and correct copy to be served on all counsel of record.

By: /s/ Roberto Martinez